

2SSB 5213 - H COMM AMD

By Committee on Health Care & Wellness

1 Strike everything after the enacting clause and insert the
2 following:

3
4 "NEW SECTION. **Sec. 1.** A new section is added to chapter 74.09 RCW
5 to read as follows:

6 The legislature finds that chronic care management, including
7 comprehensive medication management services, provided by licensed
8 pharmacists and qualified providers is a critical component of a
9 collaborative, multidisciplinary, inter-professional approach to the
10 treatment of chronic diseases for targeted individuals, to improve the
11 quality of care and reduce overall cost in the treatment of such
12 diseases.

13
14 **Sec. 2.** RCW 74.09.522 and 2011 1st sp.s. c 15 s 29, 2011 1st
15 sp.s. c 9 s 2, and 2011 c 316 s 4 are each reenacted and amended to
16 read as follows:

17 (1) For the purposes of this section:

18 (a) "Managed health care system" means any health care
19 organization, including health care providers, insurers, health care
20 service contractors, health maintenance organizations, health insuring
21 organizations, or any combination thereof, that provides directly or
22 by contract health care services covered under this chapter and
23 rendered by licensed providers, on a prepaid capitated basis and that
24 meets the requirements of section 1903(m)(1)(A) of Title XIX of the
25 federal social security act or federal demonstration waivers granted
26 under section 1115(a) of Title XI of the federal social security act;

27

1 (b) "Nonparticipating provider" means a person, health care
2 provider, practitioner, facility, or entity, acting within their scope
3 of practice, that does not have a written contract to participate in a
4 managed health care system's provider network, but provides health
5 care services to enrollees of programs authorized under this chapter
6 whose health care services are provided by the managed health care
7 system.

8 (2) The authority shall enter into agreements with managed health
9 care systems to provide health care services to recipients of
10 temporary assistance for needy families under the following
11 conditions:

12 (a) Agreements shall be made for at least thirty thousand
13 recipients statewide;

14 (b) Agreements in at least one county shall include enrollment of
15 all recipients of temporary assistance for needy families;

16 (c) To the extent that this provision is consistent with section
17 1903(m) of Title XIX of the federal social security act or federal
18 demonstration waivers granted under section 1115(a) of Title XI of the
19 federal social security act, recipients shall have a choice of systems
20 in which to enroll and shall have the right to terminate their
21 enrollment in a system: PROVIDED, That the authority may limit
22 recipient termination of enrollment without cause to the first month
23 of a period of enrollment, which period shall not exceed twelve
24 months: AND PROVIDED FURTHER, That the authority shall not restrict a
25 recipient's right to terminate enrollment in a system for good cause
26 as established by the authority by rule;

27 (d) To the extent that this provision is consistent with section
28 1903(m) of Title XIX of the federal social security act, participating
29 managed health care systems shall not enroll a disproportionate number
30 of medical assistance recipients within the total numbers of persons
31 served by the managed health care systems, except as authorized by the
32 authority under federal demonstration waivers granted under section
33 1115(a) of Title XI of the federal social security act;

34

1 (e)(i) In negotiating with managed health care systems the
2 authority shall adopt a uniform procedure to enter into contractual
3 arrangements, to be included in contracts issued or renewed on or
4 after January 1, (~~2012~~) 2014, unless a state plan amendment is
5 required to implement subsections (C) and (F) of this section,
6 including:

7 (A) Standards regarding the quality of services to be provided;

8 (B) The financial integrity of the responding system;

9 (C) Provider reimbursement methods that incentivize chronic care
10 management within health homes, including comprehensive medication
11 management services for patients with multiple chronic conditions,
12 provided by a licensed pharmacist or other qualified provider
13 consistent with the findings and goals established in section 1 of
14 this act and in alignment with medication management services as
15 described in section 3503(c) and (d) of P.L. 111-148 of 2010, as
16 amended;

17 (D) Provider reimbursement methods that reward health homes that,
18 by using chronic care management, reduce emergency department and
19 inpatient use; (~~and~~)

20 (E) Promoting provider participation in the program of training
21 and technical assistance regarding care of people with chronic
22 conditions described in RCW 43.70.533, including allocation of funds
23 to support provider participation in the training, unless the managed
24 care system is an integrated health delivery system that has programs
25 in place for chronic care management; and

26 (F) Provider reimbursement methods within the medical billing
27 processes that incentivize pharmacists or other qualified providers
28 licensed in Washington state to provide comprehensive medication
29 management services consistent with the findings and goals established
30 in section 1 of this act and in alignment with section 3503(c) and (d)
31 of P.L. 111-148 of 2010, as amended. If comprehensive medication
32 management services are performed at the same time that a medication
33 is dispensed, the pharmacist shall forego reimbursement of the
34 dispensing fee for payment for the review related to that encounter.

1 (ii)(A) Health home services contracted for under this subsection
2 may be prioritized to enrollees with complex, high cost, or multiple
3 chronic conditions.

4 (B) Contracts that include the items in (e)(i)(C) through (E) of
5 this subsection must not exceed the rates that would be paid in the
6 absence of these provisions;

7 (f) The authority shall seek waivers from federal requirements as
8 necessary to implement this chapter;

9 (g) The authority shall, wherever possible, enter into prepaid
10 capitation contracts that include inpatient care. However, if this is
11 not possible or feasible, the authority may enter into prepaid
12 capitation contracts that do not include inpatient care;

13 (h) The authority shall define those circumstances under which a
14 managed health care system is responsible for out-of-plan services and
15 assure that recipients shall not be charged for such services;

16 (i) Nothing in this section prevents the authority from entering
17 into similar agreements for other groups of people eligible to receive
18 services under this chapter; and

19 (j) The (~~department~~) authority must consult with the federal
20 center for medicare and medicaid innovation and seek funding
21 opportunities to support health homes.

22 (3) The authority shall ensure that publicly supported community
23 health centers and providers in rural areas, who show serious intent
24 and apparent capability to participate as managed health care systems
25 are seriously considered as contractors. The authority shall
26 coordinate its managed care activities with activities under chapter
27 70.47 RCW.

28 (4) The authority shall work jointly with the state of Oregon and
29 other states in this geographical region in order to develop
30 recommendations to be presented to the appropriate federal agencies
31 and the United States congress for improving health care of the poor,
32 while controlling related costs.

33 (5) The legislature finds that competition in the managed health
34 care marketplace is enhanced, in the long term, by the existence of a

1 large number of managed health care system options for medicaid
2 clients. In a managed care delivery system, whose goal is to focus on
3 prevention, primary care, and improved enrollee health status,
4 continuity in care relationships is of substantial importance, and
5 disruption to clients and health care providers should be minimized.
6 To help ensure these goals are met, the following principles shall
7 guide the authority in its healthy options managed health care
8 purchasing efforts:

9 (a) All managed health care systems should have an opportunity to
10 contract with the authority to the extent that minimum contracting
11 requirements defined by the authority are met, at payment rates that
12 enable the authority to operate as far below appropriated spending
13 levels as possible, consistent with the principles established in this
14 section.

15 (b) Managed health care systems should compete for the award of
16 contracts and assignment of medicaid beneficiaries who do not
17 voluntarily select a contracting system, based upon:

18 (i) Demonstrated commitment to or experience in serving low-income
19 populations;

20 (ii) Quality of services provided to enrollees;

21 (iii) Accessibility, including appropriate utilization, of
22 services offered to enrollees;

23 (iv) Demonstrated capability to perform contracted services,
24 including ability to supply an adequate provider network;

25 (v) Payment rates; and

26 (vi) The ability to meet other specifically defined contract
27 requirements established by the authority, including consideration of
28 past and current performance and participation in other state or
29 federal health programs as a contractor.

30 (c) Consideration should be given to using multiple year
31 contracting periods.

32 (d) Quality, accessibility, and demonstrated commitment to serving
33 low-income populations shall be given significant weight in the
34 contracting, evaluation, and assignment process.

1 (e) All contractors that are regulated health carriers must meet
2 state minimum net worth requirements as defined in applicable state
3 laws. The authority shall adopt rules establishing the minimum net
4 worth requirements for contractors that are not regulated health
5 carriers. This subsection does not limit the authority of the
6 Washington state health care authority to take action under a contract
7 upon finding that a contractor's financial status seriously
8 jeopardizes the contractor's ability to meet its contract obligations.

9 (f) Procedures for resolution of disputes between the authority
10 and contract bidders or the authority and contracting carriers related
11 to the award of, or failure to award, a managed care contract must be
12 clearly set out in the procurement document.

13 (6) The authority may apply the principles set forth in subsection
14 (5) of this section to its managed health care purchasing efforts on
15 behalf of clients receiving supplemental security income benefits to
16 the extent appropriate.

17 (7) A managed health care system shall pay a nonparticipating
18 provider that provides a service covered under this chapter to the
19 system's enrollee no more than the lowest amount paid for that service
20 under the managed health care system's contracts with similar
21 providers in the state.

22 (8) For services covered under this chapter to medical assistance
23 or medical care services enrollees and provided on or after August 24,
24 2011, nonparticipating providers must accept as payment in full the
25 amount paid by the managed health care system under subsection (7) of
26 this section in addition to any deductible, coinsurance, or copayment
27 that is due from the enrollee for the service provided. An enrollee
28 is not liable to any nonparticipating provider for covered services,
29 except for amounts due for any deductible, coinsurance, or copayment
30 under the terms and conditions set forth in the managed health care
31 system contract to provide services under this section.

32 (9) Pursuant to federal managed care access standards, 42 C.F.R.
33 Sec. 438, managed health care systems must maintain a network of
34 appropriate providers that is supported by written agreements

1 sufficient to provide adequate access to all services covered under
2 the contract with the ((department)) authority, including hospital-
3 based physician services. The ((department)) authority will monitor
4 and periodically report on the proportion of services provided by
5 contracted providers and nonparticipating providers, by county, for
6 each managed health care system to ensure that managed health care
7 systems are meeting network adequacy requirements. No later than
8 January 1st of each year, the ((department)) authority will review and
9 report its findings to the appropriate policy and fiscal committees of
10 the legislature for the preceding state fiscal year.

11 (10) Subsections (7) through (9) of this section expire July 1,
12 2016."

13

14 Correct the title.

15

EFFECT: Adds legislative findings that chronic care management, including comprehensive medication management services, is a critical component of a collaborative approach to treating chronic disease to improve care and reduce cost.

Removes the definition of "comprehensive medication management services" and specifies that the provision of comprehensive medication management services must be (1) consistent with the act's findings and goals and (2) in alignment with medication management services as described in the federal Patient Protection and Affordable Care Act.

Requires a pharmacist to forego payment of a dispensing fee if comprehensive medication management services are performed at the same time that a medication is dispensed.

Specifies that the comprehensive medication management provisions must be included in Medicaid managed care contracts by 2014 unless a state plan amendment is required.

Corrects agency references.

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